



## THE GARRITYS.

## A Few of the Many Crimes of the Gang.

## Larceny, Mayhem, Confidence, Bunkoing, Highway Robbery, Etc.

## How Have They Managed to Escape the Clutches of the Law?

## The State's-Attorney Requested to Show Them Along to Joliet.

requires no right. Under local law, any one can make and vend his invention there; and Mr. Post draw the conclusion that the American patent law only protects inventors from being compelled to compete abroad, and devotes foreign industry at the expense of our national production. He advocates its amendment so as to open the way to foreign competition without altering the inventor's home rights.

## THE RECORD.

WASHINGTON, Nov. 13.—During the morning hour a number of bills were introduced and referred to appropriate committees. Among them were the following:

By Mr. McDonald.—In relation to distilling and rectifying spirits.

By Mr. Garland.—To authorize the election of a Delegate to Congress from the Indian Territory.

Mr. Booth, Chairman of the Committee on Manufactures, was, at his own request, excused from further service on that committee. He also submitted a resolution to the Senate of the present session, in the Senate of the cause of the Civil War, the number of Indians and negroes engaged therein, the number of lives lost, the cost of the war, and what disposition has been made of the negroes and those who surrendered with him. Agreed to.

The House bill making appropriations for the service of the Indian Territory, for the year 1878, was read by title and referred.

Mr. Hamlin, from the Committee on Finance, introduced a bill to establish the experiment of the experiment of a Commission to ascertain

upon what terms a reciprocal treaty with Mexico can be arranged, and to make reference to the Committee on Finance. So ordered.

In reporting back the resolution, Mr. Hamlin said the Committee was unanimous in its opinion that the bill was unnecessary.

The nearest approach which this city has ever

made to this has been in the way of the

laws which have been passed by the Senate of the

new Parliament, the number of Indians and negroes engaged therein, the number of lives lost,

the cost of the war, and what disposition has been

made of the negroes and those who surrendered

with him. Agreed to.

The House bill making appropriations for the service of the Indian Territory, for the year 1878, was read by title and referred.

Mr. Hamlin, from the Committee on Finance, introduced a bill to establish the experiment of the

experiment of a Commission to ascertain

upon what terms a reciprocal treaty with Mexico can be arranged, and to make reference to the Committee on Finance. So ordered.

In reporting back the resolution, Mr. Hamlin said the Committee was unanimous in its opinion that the bill was unnecessary.

The nearest approach which this city has ever

made to this has been in the way of the

laws which have been passed by the Senate of the

new Parliament, the number of Indians and negroes engaged therein, the number of lives lost,

the cost of the war, and what disposition has been

made of the negroes and those who surrendered

with him. Agreed to.

The House bill making appropriations for the service of the Indian Territory, for the year 1878, was read by title and referred.

Mr. Hamlin, from the Committee on Finance, introduced a bill to establish the experiment of the

experiment of a Commission to ascertain

upon what terms a reciprocal treaty with Mexico can be arranged, and to make reference to the Committee on Finance. So ordered.

In reporting back the resolution, Mr. Hamlin said the Committee was unanimous in its opinion that the bill was unnecessary.

The nearest approach which this city has ever

made to this has been in the way of the

laws which have been passed by the Senate of the

new Parliament, the number of Indians and negroes engaged therein, the number of lives lost,

the cost of the war, and what disposition has been

made of the negroes and those who surrendered

with him. Agreed to.

The House bill making appropriations for the service of the Indian Territory, for the year 1878, was read by title and referred.

Mr. Hamlin, from the Committee on Finance, introduced a bill to establish the experiment of the

experiment of a Commission to ascertain

upon what terms a reciprocal treaty with Mexico can be arranged, and to make reference to the Committee on Finance. So ordered.

In reporting back the resolution, Mr. Hamlin said the Committee was unanimous in its opinion that the bill was unnecessary.

The nearest approach which this city has ever

made to this has been in the way of the

laws which have been passed by the Senate of the

new Parliament, the number of Indians and negroes engaged therein, the number of lives lost,

the cost of the war, and what disposition has been

made of the negroes and those who surrendered

with him. Agreed to.

The House bill making appropriations for the service of the Indian Territory, for the year 1878, was read by title and referred.

Mr. Hamlin, from the Committee on Finance, introduced a bill to establish the experiment of the

experiment of a Commission to ascertain

upon what terms a reciprocal treaty with Mexico can be arranged, and to make reference to the Committee on Finance. So ordered.

In reporting back the resolution, Mr. Hamlin said the Committee was unanimous in its opinion that the bill was unnecessary.

The nearest approach which this city has ever

made to this has been in the way of the

laws which have been passed by the Senate of the

new Parliament, the number of Indians and negroes engaged therein, the number of lives lost,

the cost of the war, and what disposition has been

made of the negroes and those who surrendered

with him. Agreed to.

The House bill making appropriations for the service of the Indian Territory, for the year 1878, was read by title and referred.

Mr. Hamlin, from the Committee on Finance, introduced a bill to establish the experiment of the

experiment of a Commission to ascertain

upon what terms a reciprocal treaty with Mexico can be arranged, and to make reference to the Committee on Finance. So ordered.

In reporting back the resolution, Mr. Hamlin said the Committee was unanimous in its opinion that the bill was unnecessary.

The nearest approach which this city has ever

made to this has been in the way of the

laws which have been passed by the Senate of the

new Parliament, the number of Indians and negroes engaged therein, the number of lives lost,

the cost of the war, and what disposition has been

made of the negroes and those who surrendered

with him. Agreed to.

The House bill making appropriations for the service of the Indian Territory, for the year 1878, was read by title and referred.

Mr. Hamlin, from the Committee on Finance, introduced a bill to establish the experiment of the

experiment of a Commission to ascertain

upon what terms a reciprocal treaty with Mexico can be arranged, and to make reference to the Committee on Finance. So ordered.

In reporting back the resolution, Mr. Hamlin said the Committee was unanimous in its opinion that the bill was unnecessary.

The nearest approach which this city has ever

made to this has been in the way of the

laws which have been passed by the Senate of the

new Parliament, the number of Indians and negroes engaged therein, the number of lives lost,

the cost of the war, and what disposition has been

made of the negroes and those who surrendered

with him. Agreed to.

The House bill making appropriations for the service of the Indian Territory, for the year 1878, was read by title and referred.

Mr. Hamlin, from the Committee on Finance, introduced a bill to establish the experiment of the

experiment of a Commission to ascertain

upon what terms a reciprocal treaty with Mexico can be arranged, and to make reference to the Committee on Finance. So ordered.

In reporting back the resolution, Mr. Hamlin said the Committee was unanimous in its opinion that the bill was unnecessary.

The nearest approach which this city has ever

made to this has been in the way of the

laws which have been passed by the Senate of the

new Parliament, the number of Indians and negroes engaged therein, the number of lives lost,

the cost of the war, and what disposition has been

made of the negroes and those who surrendered

with him. Agreed to.

The House bill making appropriations for the service of the Indian Territory, for the year 1878, was read by title and referred.

Mr. Hamlin, from the Committee on Finance, introduced a bill to establish the experiment of the

experiment of a Commission to ascertain

upon what terms a reciprocal treaty with Mexico can be arranged, and to make reference to the Committee on Finance. So ordered.

In reporting back the resolution, Mr. Hamlin said the Committee was unanimous in its opinion that the bill was unnecessary.

The nearest approach which this city has ever

made to this has been in the way of the

laws which have been passed by the Senate of the

new Parliament, the number of Indians and negroes engaged therein, the number of lives lost,

the cost of the war, and what disposition has been

made of the negroes and those who surrendered

with him. Agreed to.

The House bill making appropriations for the service of the Indian Territory, for the year 1878, was read by title and referred.

Mr. Hamlin, from the Committee on Finance, introduced a bill to establish the experiment of the

experiment of a Commission to ascertain

upon what terms a reciprocal treaty with Mexico can be arranged, and to make reference to the Committee on Finance. So ordered.

In reporting back the resolution, Mr. Hamlin said the Committee was unanimous in its opinion that the bill was unnecessary.

The nearest approach which this city has ever

made to this has been in the way of the

laws which have been passed by the Senate of the

new Parliament, the number of Indians and negroes engaged therein, the number of lives lost,

the cost of the war, and what disposition has been

made of the negroes and those who surrendered

with him. Agreed to.

The House bill making appropriations for the service of the Indian Territory, for the year 1878, was read by title and referred.

Mr. Hamlin, from the Committee on Finance, introduced a bill to establish the experiment of the

experiment of a Commission to ascertain

upon what terms a reciprocal treaty with Mexico can be arranged, and to make reference to the Committee on Finance. So ordered.

In reporting back the resolution, Mr. Hamlin said the Committee was unanimous in its opinion that the bill was unnecessary.

The nearest approach which this city has ever

made to this has been in the way of the

laws which have been passed by the Senate of the

new Parliament, the number of Indians and negroes engaged therein, the number of lives lost,

the cost of the war, and what disposition has been

made of the negroes and those who surrendered

with him. Agreed to.

The House bill making appropriations for the service of the Indian Territory, for the year 1878, was read by title and referred.

Mr. Hamlin, from the Committee on Finance, introduced a bill to establish the experiment of the

experiment of a Commission to ascertain

upon what terms a reciprocal treaty with Mexico can be arranged, and to make reference to the Committee on Finance. So ordered.

In reporting back the resolution, Mr. Hamlin said the Committee was unanimous in its opinion that the bill was unnecessary.

The nearest approach which this city has ever

made to this has been in the way of the

laws which have been passed by the Senate of the

new Parliament, the number of Indians and negroes engaged therein, the number of lives lost,

the cost of the war, and what disposition has been

made of the negroes and those who surrendered

with him. Agreed to.

The House bill making appropriations for the service of the Indian Territory, for the year 1878, was read by title and referred.

Mr. Hamlin, from the Committee on Finance, introduced a bill to establish the experiment of the

experiment of a Commission to ascertain

upon what terms a reciprocal treaty with Mexico can be arranged, and to make reference to the Committee on Finance. So

## THE COURTS.

Joseph Lonergan Gets His Deserts at Last.

Litigation About the Old Matteson House Property—A Britisher in Trouble.

Record of Judgments, New Suits, Bankruptcies, and Divorces.

Charles Farwell yesterday decided the case of Charles Fargo v. F. A. Wichelmaier and others, involving the title to the old Matteson House property, on the northwest corner of Dearborn and Randolph streets. It appears that on May, 1876, Wichelmaier made an arrangement to lease the property above-mentioned and built thereon fifteen stores, first discharging certain debts. The land was subsequently sold to Fargo, subject to Wichelmaier's rights and encumbrances for nearly \$170,000. In January, 1876, Wichelmaier, having totally failed to fulfill his conditions, complained to him notice that he would consider the lease canceled, and soon after filed a bill to compel the cancellation of the lease and the eviction of Wichelmaier.

Judge Farwell decided that the agreement between Wichelmaier and the heirs of Martin O. Walker, the lessors, was incomplete, so that the parties had never agreed on the plans and specifications which were to be agreed on and made a part of the lease, and that Fargo had never provided security against mechanics' liens which he was to provide before the agreement was to be considered complete. He had no right to go forward with the improvement of the property until they had finally agreed on the plan upon which it was to be improved, and he complied with the conditions of the lease in other respects. Whatever position he may have had, and whatever representations he may have made, were subject to the rights of the owners of the property, and conditional on the lease being perfect. He never paid any rent, and the complainants were entitled to the relief asked for in the bill, to have the lease declared not binding, and have canceled record of the instrument which Wichelmaier had put on record, and to have possession of the property given up, under the defendant's twenty days' notice, with which to remove anything he may have put on the property.

Francis Legault, who claims to be a subject of Queen Victoria, yesterday filed a petition for a writ of habeas corpus to inquire into the cause of his imprisonment. He states that he was arrested at the police station on a capias in a suit brought by J. W. Lowell & Co. and another by Garland, Mutchmor & Co. They were both firms doing business in Ottawa, Canada, and the former receiver \$68,000 and the latter \$50,000 respectively. He was arrested because he had concealed his property or carried it away and abandoned from Ottawa, where he had been a resident of the last two years. In his petition, he states that he had surrendered all his property to an Assignee for the benefit of his creditors, and that proceedings are now pending for settlement. The two firms, he says, had been compelled to take any steps against him while he was a member of the Civil-Servant Commission—

Tom stood on the threshold, with his hat under his arm, waiting to be invited to enter.

The old gentleman looked up and swept Tom with a glance from head to foot.

"What do you stand?" he shouted rather than spoke.

Tom did not know the meaning of the question for a moment; he looked at his feet, looked at the old gentleman, and then at a moment the object of the question flashed upon him.

"Nadir!" thundered Tom.

"The old gentleman ejaculated.

"Now, sir; can you adjust a chronometer?"

"I fatter myself."

"No fatter, sir; can you do it?"

"I can, sir."

And straightway, Tom packed his traps for Maita next day.

THE MONTREAL EARTHQUAKE.

Montreal, Nov. 13.—The reporter to the *Montreal Gazette* has been to the scene of the great convulsion, which occurred on the 12th. The case, Nov. 13.—The case of Bishop O'Hara, in the Circuit Court, is decided in favor of the priest. Judge McNeil in the Court of Appeal has filed an elaborate opinion that the power exercised by Bishop O'Hara is unanswerable, having suddenly in a moment of fits.

Montreal, Nov. 13.—An engine, with a freight car, plunged to the ground, into the Piscataqua River, drawing the engine, into the water.

ER SLACK.

Montreal, Nov. 13.—The case of Bishop O'Hara, in the Circuit Court, is decided in favor of the priest. Judge McNeil in the Court of Appeal has filed an elaborate opinion that the power exercised by Bishop O'Hara is unanswerable, having suddenly in a moment of fits.

Montreal, Nov. 13.—An engine, with a freight car, plunged to the ground, into the Piscataqua River, drawing the engine, into the water.

ER SLACK.

Montreal, Nov. 13.—The case of Bishop O'Hara, in the Circuit Court, is decided in favor of the priest. Judge McNeil in the Court of Appeal has filed an elaborate opinion that the power exercised by Bishop O'Hara is unanswerable, having suddenly in a moment of fits.

Montreal, Nov. 13.—An engine, with a freight car, plunged to the ground, into the Piscataqua River, drawing the engine, into the water.

ER SLACK.

Montreal, Nov. 13.—The case of Bishop O'Hara, in the Circuit Court, is decided in favor of the priest. Judge McNeil in the Court of Appeal has filed an elaborate opinion that the power exercised by Bishop O'Hara is unanswerable, having suddenly in a moment of fits.

Montreal, Nov. 13.—An engine, with a freight car, plunged to the ground, into the Piscataqua River, drawing the engine, into the water.

ER SLACK.

Montreal, Nov. 13.—The case of Bishop O'Hara, in the Circuit Court, is decided in favor of the priest. Judge McNeil in the Court of Appeal has filed an elaborate opinion that the power exercised by Bishop O'Hara is unanswerable, having suddenly in a moment of fits.

Montreal, Nov. 13.—An engine, with a freight car, plunged to the ground, into the Piscataqua River, drawing the engine, into the water.

ER SLACK.

Montreal, Nov. 13.—The case of Bishop O'Hara, in the Circuit Court, is decided in favor of the priest. Judge McNeil in the Court of Appeal has filed an elaborate opinion that the power exercised by Bishop O'Hara is unanswerable, having suddenly in a moment of fits.

Montreal, Nov. 13.—An engine, with a freight car, plunged to the ground, into the Piscataqua River, drawing the engine, into the water.

ER SLACK.

Montreal, Nov. 13.—The case of Bishop O'Hara, in the Circuit Court, is decided in favor of the priest. Judge McNeil in the Court of Appeal has filed an elaborate opinion that the power exercised by Bishop O'Hara is unanswerable, having suddenly in a moment of fits.

Montreal, Nov. 13.—An engine, with a freight car, plunged to the ground, into the Piscataqua River, drawing the engine, into the water.

ER SLACK.

Montreal, Nov. 13.—The case of Bishop O'Hara, in the Circuit Court, is decided in favor of the priest. Judge McNeil in the Court of Appeal has filed an elaborate opinion that the power exercised by Bishop O'Hara is unanswerable, having suddenly in a moment of fits.

Montreal, Nov. 13.—An engine, with a freight car, plunged to the ground, into the Piscataqua River, drawing the engine, into the water.

ER SLACK.

Montreal, Nov. 13.—The case of Bishop O'Hara, in the Circuit Court, is decided in favor of the priest. Judge McNeil in the Court of Appeal has filed an elaborate opinion that the power exercised by Bishop O'Hara is unanswerable, having suddenly in a moment of fits.

Montreal, Nov. 13.—An engine, with a freight car, plunged to the ground, into the Piscataqua River, drawing the engine, into the water.

ER SLACK.

Montreal, Nov. 13.—The case of Bishop O'Hara, in the Circuit Court, is decided in favor of the priest. Judge McNeil in the Court of Appeal has filed an elaborate opinion that the power exercised by Bishop O'Hara is unanswerable, having suddenly in a moment of fits.

Montreal, Nov. 13.—An engine, with a freight car, plunged to the ground, into the Piscataqua River, drawing the engine, into the water.

ER SLACK.

Montreal, Nov. 13.—The case of Bishop O'Hara, in the Circuit Court, is decided in favor of the priest. Judge McNeil in the Court of Appeal has filed an elaborate opinion that the power exercised by Bishop O'Hara is unanswerable, having suddenly in a moment of fits.

Montreal, Nov. 13.—An engine, with a freight car, plunged to the ground, into the Piscataqua River, drawing the engine, into the water.

ER SLACK.

Montreal, Nov. 13.—The case of Bishop O'Hara, in the Circuit Court, is decided in favor of the priest. Judge McNeil in the Court of Appeal has filed an elaborate opinion that the power exercised by Bishop O'Hara is unanswerable, having suddenly in a moment of fits.

Montreal, Nov. 13.—An engine, with a freight car, plunged to the ground, into the Piscataqua River, drawing the engine, into the water.

ER SLACK.

Montreal, Nov. 13.—The case of Bishop O'Hara, in the Circuit Court, is decided in favor of the priest. Judge McNeil in the Court of Appeal has filed an elaborate opinion that the power exercised by Bishop O'Hara is unanswerable, having suddenly in a moment of fits.

Montreal, Nov. 13.—An engine, with a freight car, plunged to the ground, into the Piscataqua River, drawing the engine, into the water.

ER SLACK.

Montreal, Nov. 13.—The case of Bishop O'Hara, in the Circuit Court, is decided in favor of the priest. Judge McNeil in the Court of Appeal has filed an elaborate opinion that the power exercised by Bishop O'Hara is unanswerable, having suddenly in a moment of fits.

Montreal, Nov. 13.—An engine, with a freight car, plunged to the ground, into the Piscataqua River, drawing the engine, into the water.

ER SLACK.

Montreal, Nov. 13.—The case of Bishop O'Hara, in the Circuit Court, is decided in favor of the priest. Judge McNeil in the Court of Appeal has filed an elaborate opinion that the power exercised by Bishop O'Hara is unanswerable, having suddenly in a moment of fits.

Montreal, Nov. 13.—An engine, with a freight car, plunged to the ground, into the Piscataqua River, drawing the engine, into the water.

ER SLACK.

Montreal, Nov. 13.—The case of Bishop O'Hara, in the Circuit Court, is decided in favor of the priest. Judge McNeil in the Court of Appeal has filed an elaborate opinion that the power exercised by Bishop O'Hara is unanswerable, having suddenly in a moment of fits.

Montreal, Nov. 13.—An engine, with a freight car, plunged to the ground, into the Piscataqua River, drawing the engine, into the water.

ER SLACK.

Montreal, Nov. 13.—The case of Bishop O'Hara, in the Circuit Court, is decided in favor of the priest. Judge McNeil in the Court of Appeal has filed an elaborate opinion that the power exercised by Bishop O'Hara is unanswerable, having suddenly in a moment of fits.

Montreal, Nov. 13.—An engine, with a freight car, plunged to the ground, into the Piscataqua River, drawing the engine, into the water.

ER SLACK.

The case of Mary Burbank vs. Louis Platé was continued to the next term without date.

JUDGE DRUMMOND.—*The Call.*

JUDGE BLODGETT.—*Criminal calendar.*

JUDGE GARRY.—184, 187, 188, 190 to 193, 194 to 196, 198 to 200. No case on trial.

JUDGE JAXSON.—*Same case.*

JUDGE ROGERS.—223 to 244, inclusive. No case on trial.

JUDGE FARWELL.—General business.

JUDGE WILLIAMS.—Suits, etc.

JUDGE WILSON.—*Same case.*

JUDGE WOOD.—*Same case.*

JUDGE YOUNG.—*Same case.*

JUDGE ZEEB.—*Same case.</i*







No. 1, 125, 1000; No. 2, 125, 1000.

No. 3, 125, 1000.

No. 4, 125, 1000.

No. 5, 125, 1000.

No. 6, 125, 1000.

No. 7, 125, 1000.

No. 8, 125, 1000.

No. 9, 125, 1000.

No. 10, 125, 1000.

No. 11, 125, 1000.

No. 12, 125, 1000.

No. 13, 125, 1000.

No. 14, 125, 1000.

No. 15, 125, 1000.

No. 16, 125, 1000.

No. 17, 125, 1000.

No. 18, 125, 1000.

No. 19, 125, 1000.

No. 20, 125, 1000.

No. 21, 125, 1000.

No. 22, 125, 1000.

No. 23, 125, 1000.

No. 24, 125, 1000.

No. 25, 125, 1000.

No. 26, 125, 1000.

No. 27, 125, 1000.

No. 28, 125, 1000.

No. 29, 125, 1000.

No. 30, 125, 1000.

No. 31, 125, 1000.

No. 32, 125, 1000.

No. 33, 125, 1000.

No. 34, 125, 1000.

No. 35, 125, 1000.

No. 36, 125, 1000.

No. 37, 125, 1000.

No. 38, 125, 1000.

No. 39, 125, 1000.

No. 40, 125, 1000.

No. 41, 125, 1000.

No. 42, 125, 1000.

No. 43, 125, 1000.

No. 44, 125, 1000.

No. 45, 125, 1000.

No. 46, 125, 1000.

No. 47, 125, 1000.

No. 48, 125, 1000.

No. 49, 125, 1000.

No. 50, 125, 1000.

No. 51, 125, 1000.

No. 52, 125, 1000.

No. 53, 125, 1000.

No. 54, 125, 1000.

No. 55, 125, 1000.

No. 56, 125, 1000.

No. 57, 125, 1000.

No. 58, 125, 1000.

No. 59, 125, 1000.

No. 60, 125, 1000.

No. 61, 125, 1000.

No. 62, 125, 1000.

No. 63, 125, 1000.

No. 64, 125, 1000.

No. 65, 125, 1000.

No. 66, 125, 1000.

No. 67, 125, 1000.

No. 68, 125, 1000.

No. 69, 125, 1000.

No. 70, 125, 1000.

No. 71, 125, 1000.

No. 72, 125, 1000.

No. 73, 125, 1000.

No. 74, 125, 1000.

No. 75, 125, 1000.

No. 76, 125, 1000.

No. 77, 125, 1000.

No. 78, 125, 1000.

No. 79, 125, 1000.

No. 80, 125, 1000.

No. 81, 125, 1000.

No. 82, 125, 1000.

No. 83, 125, 1000.

No. 84, 125, 1000.

No. 85, 125, 1000.

No. 86, 125, 1000.

No. 87, 125, 1000.

No. 88, 125, 1000.

No. 89, 125, 1000.

No. 90, 125, 1000.

No. 91, 125, 1000.

No. 92, 125, 1000.

No. 93, 125, 1000.

No. 94, 125, 1000.

No. 95, 125, 1000.

No. 96, 125, 1000.

No. 97, 125, 1000.

No. 98, 125, 1000.

No. 99, 125, 1000.

No. 100, 125, 1000.

No. 101, 125, 1000.

No. 102, 125, 1000.

No. 103, 125, 1000.

No. 104, 125, 1000.

No. 105, 125, 1000.

No. 106, 125, 1000.

No. 107, 125, 1000.

No. 108, 125, 1000.

No. 109, 125, 1000.

No. 110, 125, 1000.

No. 111, 125, 1000.

No. 112, 125, 1000.

No. 113, 125, 1000.

No. 114, 125, 1000.

No. 115, 125, 1000.

No. 116, 125, 1000.

No. 117, 125, 1000.

No. 118, 125, 1000.

No. 119, 125, 1000.

No. 120, 125, 1000.

No. 121, 125, 1000.

No. 122, 125, 1000.

No. 123, 125, 1000.

No. 124, 125, 1000.

No. 125, 125, 1000.

No. 126, 125, 1000.

No. 127, 125, 1000.

No. 128, 125, 1000.

No. 129, 125, 1000.

No. 130, 125, 1000.

No. 131, 125, 1000.

No. 132, 125, 1000.

No. 133, 125, 1000.

No. 134, 125, 1000.

No. 135, 125, 1000.

No. 136, 125, 1000.

No. 137, 125, 1000.

No. 138, 125, 1000.

No. 139, 125, 1000.

No. 140, 125, 1000.

No. 141, 125, 1000.

No. 142, 125, 1000.

No. 143, 125, 1000.

No. 144, 125, 1000.

No. 145, 125, 1000.

No. 146, 125, 1000.

No. 147, 125, 1000.

No. 148, 125, 1000.

No. 149, 125, 1000.

No. 150, 125, 1000.

No. 151, 125, 1000.

No. 152, 125, 1000.

No. 153, 125, 1000.

No. 154, 125, 1000.

No. 155, 125, 1000.

No. 156, 125, 1000.

No. 157, 125, 1000.

No. 158, 125, 1000.

No. 159, 125, 1000.

No. 160, 125, 1000.

No. 161, 125, 1000.

No. 162, 125, 1000.

No. 163, 125, 1000.

No. 164, 125, 1000.

No. 165, 125, 1000.

No. 166, 125, 1000.

No. 167, 125, 1000.

No. 168, 125, 1000.&lt;/

